JENNIFER BONJEAN- Pro Hac Vice 1 ASHLEY COHEN- Pro Hac Vice Bonjean Law Group, PLLC. 2 750 Lexington Avenue, 9th Fl. 3 New York, NY 10022 Telephone: (718) 875-1850 4 Facsimile: (914) 462-3482 jennifer@bonjeanlaw.com 5 ashley@bonjeanlaw.com 6 Attorneys for Defendant 7 UNITED STATES DISTRICT COURT 8 DISTRICT OF NEVADA 9 10 LISE LOTTE-LUBLIN, LILI BERNARD, Case No. 2:23-cr-00932-GMN-DJA JANICE BAKER-KINNEY, REBECCA 11 COOPER, LINDA KIRKPATRICK, JANICE DICKINSON, ANGELA LESLIE, PAM JOY 12 ABEYTA, AND HEIDI THOMAS, STIPULATION TO 13 **EXTEND DEFENDANT'S** Plaintiff, **TIME TO REPLY** 14 15 v. 16 WILLIAM COSBY JR., 17 (First Request) 18 Defendant. 19 IT IS HEREBY STIPULATED AND AGREED, by and between counsel for the 20 Plaintiffs, Jordan Merson, Jordan Rutsky, Nathan Werksman, Alice Bohn, Manraj Sekhon, Brian 21 Panish, Rahul Pavipudi, and Robert Glassman, for Lisa Lotte-Lublin, Lili Bernard, Janice Baker-22 Kinney, Rebecca Cooper, Linda Kirkpatrick, Janice Dickinson, Angela Leslie, Pam Joy Abeyta, 23 24 and Heidi Thomas, (hereinafter "Plaintiff"), and Jennifer Bonjean and Ashley Cohen counsel for 25 William Cosby Jr. ("the Defendant") (collectively, "the Parties"), that the time for Defendant to 26 reply to the Plaintiff's Response to Defendant's Motion to Dismiss be extended to February 20, 27 2024.

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Denial of this request would deny defense counsel sufficient time to effectively and thoroughly prepare and submit pretrial motions and notices of defense, taking into account the exercise of due diligence. The Stipulation is entered where counsel for the Defendant has a brief due to the Seventh Circuit Court of Appeals on February 5, 2024. See USA v. Robert Kelly, 23-1449. Counsel for Plaintiff does not stipulate to the Defendant's reasoning set forth above but agrees to the extension of time proposed by the Defendant. This is the first Stipulation for an extension to file Defendant's reply. DATED: January 31, 2024 BONJEAN LAW GROUP, PLLC MERSON LAW, PLLC Counsel for Plaintiff By <u>/s/ Ashley Cohen</u> By /s/ Jordan Rutsky ASHLEY COHEN JORDAN RUTSKY Counsel for Defendant Counsel for Plaintiffs

ORDER

IT IS THEREFORE ORDERED that the Defendant, William Cosby, Jr., herein shall have to and including February 20, 2024, to file a response to the Plaintiff's response to Defendant's Motion to Dismiss.

DATED this 31 day of January, 2023.

UNITES STATES DISTRICT JUDGE